## IN THE COURT OF COMMON PLEAS CUYAHOGA COUNTY, OHIO

COMPLIENT CORPORATION	)	CASE No. CV 04 540066	(F
Plaintiff	)		
VS	)		
DONALD C. HUTCHINS, et al.	) )	FINAL JUDGMENT	
Defendants	)		

## EILEEN GALLAGHER, JUDGE

Trial conducted on the issue of damages. Defendant failed to appear.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that final judgment be entered for Plaintiff, Complient Corporation, and against Defendants, Donald C. Hutchins and CPR Prompt Corporation, jointly and severally, in the amount of \$178,384.00 in compensatory damages and \$100,000 in punitive damages and declaring that the 7.5% payment provisions of Section 3.10 of the License Agreement was not triggered by virtue of the Asset Purchase Agreement among Cardiac Science, Inc., CPR L.P., and Complient Corporation. Costs taxed to Defendants. Attorney fees are also awarded but have not yet been fully calculated. A hearing will be conducted upon motion of the Plaintiff to establish that amount.

IT IS SO ORDERED.

RECEIVED FOR FILING

SEP 2 9 2005

GERALD E. FUERST, CLERK By 100 Oes Doputy

9(28/05) DATE

VOL3412 PGO 782

JUDGE EILEEN A. GALLAGHER

THE STATE OF OHIO
Cuyahoga County
SS.
I. GERALD E. FUERST, CLERK OF
Cuyahoga County
SS.
THE COURT OF COMMON PLEAS
WITHIN AND FOR SAID COUNTY.
HEBEBY CERTIFY THAT THE ABOVE AND FOREGOING IS TRULY
TAKEN AND COPYED FROM THE ORIGINAL
NOT ON FILE IN MAY OFFICE
WITHESE MY HANDARD SEAL OF SAID COURT TIS
DAY OF
A.D. 20
GERALD E. FUERST, Clerk
By
Deputy

DOCKETED

OCT 0 5 2005